

Remarks/Arguments

Claims 1-17 are pending in the application. Claims 1-17 are rejected. The Examiner's objection to the well-known acronym XML is obviated by spelling out the words the acronym stands for in the claims.

All claims stand rejected based on Darbee or Kubischta under sections 102 or 103. Submitted herewith is Rule 1.131 Declaration swearing behind Kubischta, removing it as a reference. Applicant reserves the right to swear behind Darbee and any other cited reference.

The claims have been amended to recite in certain respects that the device or system includes a display with a user input interface area and an application for controlling display of XML data. In other respects, the claims have been amended to clarify that different sources of content information are contemplated, and that one source provides XML data. Darbee, alone or in combination with other cited references, does not contemplate the XML features recited in the claims. These features are significant, among other reasons, because they allow for the use of efficient and universal coding and they eliminate the need for hard-keyed user inputs, for example, enabling more compact devices with larger display screens. These are important consumer oriented features.

The amendments are made in an effort to obtain early allowance and should not be deemed an acquiescence in any grounds for rejection. Applicant reserves the right to pursue broader subject matter in a continuation application.

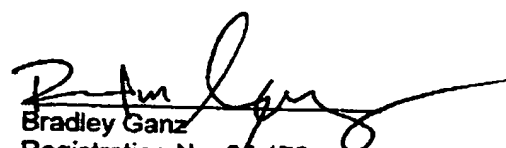
In view of the foregoing reasons for distinguishing over the cited references, Applicant has not raised other possible grounds for traversing the rejections, and therefore nothing herein should be deemed as acquiescence in any rejection or waiver of arguments not expressed herein.

CONCLUSION

Applicant submits that in view of the foregoing amendments, the application is in condition for allowance, and favorable action is respectfully requested. The Commissioner is hereby authorized to charge any fees, including extension fees, which may be required, or credit any overpayments, to Deposit Account No. 50-1001.

Respectfully submitted,

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